RECEIVED CENTRAL FAX CENTER

. 2001/011

DEC 0.7 2007

			MITTAL LETTER TO 1	ATTORNEY'S DOCKET NUMBER 1268-255 U.S. APPLICATION NO. (If known, see 37 CFR 1.5) 10/567,147						
			ERNING A FILING U							
INT	ERN/	ATIONA	APPLICATION NO.	PRIORITY DATE CLAIMED						
PC	CT/II	L04/0	00730	August 5, 2004	August 6, 2003					
MI TH	ETH IRE	E-DII	AND APPARATUS F		TRACKING INFORMATION FOR					
			FOR DO/EO/US	Ori EVTANI, Thiome. 1877	ACCEDMAN					
				Ori EYTAN; Thierry W/						
				, ,	s rollowing items and other information.					
			•	nceming a filing under 35 U.S.C. 371.						
2.	_			submission of items concerning a filing u						
3. 4.	□	(9) and (21) as indicated below.								
5.		А сор	y of the International Application s	s filed (35 U.S.C. 371(c)(2))	·					
		а. [is transmitted hereto (requ	ulred only if not communicated by the In	temational Bureau). 글 본 [출시					
		b. [has been communicated	by the International Bureau.	RK OF THE CANAGEM					
		c. [is not required, as the app	olication was filed in the United States R	beceiving Office (RO/US)					
6.		An English language translation of the International Application as filed (35 U.S.C. 371(c)(2)).								
	,	а. [is attached hereto.		SUBJECT SAINTS PAPER IS BEINGS THE TRANS THE SHOWN SIGNING TO SHOWN SERVICE TO SHOWN SIGNING TO SHOW SHOWN SIGNING TO SHOW SHOWN SIGNING TO SHOW SHOW SHOW SHOW SHOW SHOW SHOW SHO					
		b. [has been previously subn	nitted under 35 U.S.C. 154(d)(4).	THE CASE OF THE SECOND					
7.		Amen	dments to the claims of the intern	ational Application under PCT Article 19	GERTIFICATION OF FACSINILE TRANSMISSION HEREBY CERTIFY THAT THIS PAPER IS BEING FACSINILE TRANSMISSION HEREBY CERTIFY THAT THIS PAPER IS BEING FACSINILE TRANSMISSION TO THE PATENT AND TRADELARIN GFTI TRANSMISSION TO THE PATENT AND TRADELARIN GFTI TO THE PATENT AND TRADELARIN GF					
		a. [are attached hereto (requi	9 (35 U.S.C. 371(c)(3))						
		b. [have been communicated	by the International Bureau.	SEMITTINGS SEMITTINGS					
		c. [have not been made; how	ever, the time limit for making such am	THEREBY CERTIFICATION OF FACSIMILE TRANSMISSION HEREBY CERTIFICATION OF FACSIMILE TRANSMISSION THEREBY CERTIFICATION OF FACSIMILE TRANSMISSION THEREBY CERTIFICATION OF FACSIMILE TRANSMISSION THEREBY CERTIFICATION THE CATE SHOWN BELOW TH					
		d. [have not been made and	will not be made.						
8.		An En	glish language translation of the a	mendments to the claims under PCT A	rticle 19 (35 U.S.C. 371(c)(3)).					
9.	\boxtimes	An oai	h or declaration of the inventor(s)	(35 U.S.C. 371(c)(4)).						
10.			glish language translation of the a 371(c)(5)).	nnexes to the International Preliminary	Examination Report under PCT Article 36 (35					
	_		low concern document(s) or im		1 to					
11.			ormation Disclosure Statement un							
12.			-	A separate cover sheet in compliance	with 37 CFR 3.28 and 3.31 is included.					
13.	_	-	minary amendment.	. 						
14.			olication Data Sheet under CFR 1	./6	•					
15.	_		titute specification.							
16.	_	•	er of attorney and/or change of ac							
17.				nce listing in accordance with PCT Rule						
18.		A seco	ind copy of the published internat	ional application under 35 U.S.C. 154(d)(4)					
19.		A seco	nd copy of the English language	translation of the international application	on under 35 U.S.C. 154(d)(4)					
20.	\boxtimes	Other	terns or information: Transmittal	Letter						

RECEIVED CENTRAL FAX CENTER

2002/011

DEC 0.7 2007

U.S. APPLICATION									ATTORNEY'S DOCKET NUMBER			
The follow	ring fees are s	CALCUI	ATIONS	PTO USE ONLY								
21. 🔲 Basic na	21.											
22. 🗌 Examina												
If the written opin IPEA/US All other situation	indicates all c	\$	0.00									
23. Search fe												
If the written opin IPEA/US Search fee (37 C International Sea	nion of the ISA indicates all FR 1.445(a)(a onal Search A on Report prej loated to the U	\$	0.00									
тот	AL OF 21, 22	and 23 =					\$	\$0.00				
listing in electroni	compliance w c medium) (3)	vith 37 C 7 CFR 1	FR 1.821(c) or .492(])).	(e) or co	over 100 sheets (excludin mputer program listing file or fraction thereof	g sequence ed in an						
Total Sheets	Extra she	ets			nal 50 or fraction thereof whole number)	RATE						
- 100 =	/50 ≈	0				× \$250.00	5					
Surcharge of \$130 priority date (37 C).00 for furnish FR 1.492(e)).	ning the c	oath or declaration	on later th	an 30 months from the ear	fiest claimed	\$					
CLAIMS		NUMBER FILED NUMBER EXTRA				RATE		· ·	•			
Total Claims		- 20			0	× \$ 50.00	\$					
Independent Cla	- 1			- 3=	. 0	× \$210.00	\$					
MULTIPLE DEPE	NDENT CLAIN	\$										
15 10.	:17			7	TOTAL OF ABOVE CALC	ULATIONS =	\$	0.00	4			
☐ Applicant cl	sims small enti	ity status	. See 37 CFR 1	1.27. The	fees indicated above are i	reduced by 1/2	. \$	0.00				
					S	BUBTOTAL =	\$	0.00				
Processing fee of months from the e					er than the 30	+	. \$	0.00				
					TOTAL NATI		\$	0.00				
Fee for recording to an appropriate cov	he enclosed a er sheet (37 C	ssignme FR 3.28	nt (37 CFR 1.21 , 3.31). \$40.00	(h)). The per prope	assignment must be accordy	mpanied by	. s	0.00				
			*****	<u> </u>	TOTAL FEES E	NCLOSED =	\$	0.00				
		Amount refunde		0								
							Amoun		0			
a. 🗌 A check	in the amount	of \$.00 to cov	er the abo	ve fees is enclosed.							
enclosed	l.				amount of \$ to cover				,			
Account	No. <u>07-1337</u> .	A duplic	ate copy of this:	sheet is e		•	1	, , ,	,			
d. Fees are not be in	to be charged actuded on th	d to a cre is form.	edit card. WAR Provide credit	NING: Incard inform	formation on this form may mation and authorization o	y become put n PTO-2038.	Jio Credit d	ard inform	ation should			
•			FR 1.495 has not be associated with the	en met, a p e following (etition to revive (37 CFR 1.137(a) Customer Number for future cos I	or (b)) mast be respondence	filedi ofel grant	ed to restore t	he application to			
SEND ALL CORR						1/1						
LOWE HAUPT 1700 Diagona Alexandria, V. (703) 684-1111	Road, Sui 3 22314	/ in J. Hauptman										
						29,310 REGISTRAT	TON NUMB	ER				

DEC 0 7 2007

Docket No.: 1268-255

PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of

Yair SALOMON et al.

Confirmation No.:

U.S. Patent Application No. 10/567,147

Group Art Unit:

Filed: February 6, 2006

Examiner:

For: METHODS AND APPARATUS FOR FORMATTING AND TRACKING INFORMATION FOR THREE-DIMENSIONAL STORAGE MEDIUM

TRANSMITTAL LETTER

Commissioner For Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

Submitted herewith is an Application Data Sheet noting a change in the first Inventor's name from Yari SALOMON to --Yair SALOMON--. Also attached is a copy of the Declaration listing the first Inventor's name as: Yair SALOMON.

It is believed that no fee is required for consideration of this paper. Should the Office deem otherwise, the Commissioner is hereby authorized to charge any appropriate fees under 37 C.F.R. §1.21 that may be required by this paper, and to credit any overpayment, to Deposit Account No. 07-1337.

Respectfully submitted,

LOWE A UP TMAN HAM & BERNER, LLP

Benjamin J. Hauptman Registration No. 29,310

LOWE HAUPTMAN & BERNER, LLP (22429)

1700 Diagonal Road, Suite 310 (703) 684-1111 ВЛН/mps Facsimile (703) 518-5499 December 7, 2007

RECEIVED CENTRAL FAX CENTER

DEC 07 2007

Privacy Act Statement

The Privacy Act of 1974 (P.L. 93-579) requires that you be given certain information in connection with your submission of the attached form related to a patent application or patent. Accordingly, pursuant to the requirements of the Act, please be advised that: (1) the general authority for the collection of this information is 35 U.S.C. 2(b)(2); (2) furnishing of the information solicited is voluntary; and (3) the principal purpose for which the information is used by the U.S. Patent and Trademark Office is to process and/or examine your submission related to a patent application or patent. If you do not furnish the requested information, the U.S. Patent and Trademark Office may not be able to process and/or examine your submission, which may result in termination of proceedings or abandonment of the application or expiration of the patent.

The information provided by you in this form will be subject to the following routine uses:

- The information on this form will be treated confidentially to the extent allowed under the Freedom of information Act (5 U.S.C. 552)
 and the Privacy Act (5 U.S.C. 552a). Records from this system of records may be disclosed to the Department of Justice to determine
 whether the Freedom of information Act requires disclosure of these records.
- A record from this system of records may be disclosed, as a routine use, in the course of presenting evidence to a court, magistrate, or administrative tribunal, including disclosures to opposing counsel in the course of settlement negotiations.
- A record in this system of records may be disclosed, as a routine use, to a Member of Congress submitting a request involving an
 individual, to whom the record pertains, when the individual has requested assistance from the Member with respect to the subject matter of
 the record.
- 4. A record in this system of records may be disclosed, as a routine use, to a contractor of the Agency having need for the information in order to perform a contract. Recipients of information shall be required to comply with the requirements of the Privacy Act of 1974, as amended, pursuant to 5 U.S.C. 552a(m).
- 5. A record related to an International Application filed under the Patent Cooperation Treaty in this system of records may be disclosed, as a routine use, to the International Bureau of the World Intellectual Property Organization, pursuant to the Patent Cooperation Treaty.
- 6. A record in this system of records may be disclosed, as a routine use, to another federal agency for purposes of National Security review (35 U.S.C. 181) and for review pursuant to the Atomic Energy Act (42 U.S.C. 218(c)).
- 7. A record from this system of records may be disclosed, as a routine use, to the Administrator, General Services, or his/her designee, during an inspection of records conducted by GSA as part of that agency's responsibility to recommend improvements in records management practices and programs, under authority of 44 U.S.C. 2904 and 2906. Such disclosure shall be made in accordance with the GSA regulations governing inspection of records for this purpose, and any other relevant (i.e., GSA or Commerce) directive. Such disclosure shall not be used to make determinations about individuals.
- 8. A record from this system of records may be disclosed, as a routine use, to the public after either publication of the application pursuant to 35 U.S.C. 122(b) or issuance of a patent pursuant to 35 U.S.C. 161. Further, a record may be disclosed, subject to the limitations of 37 CFR 1.14, as a routine use, to the public if the record was filed in an application which became abandoned or in which the proceedings were terminated and which application is referenced by either a published application, an application open to public inspections or an issued patent.
- A record from this system of records may be disclosed, as a routine use, to a Federal, State, or local law enforcement agency, if the USPTO becomes aware of a violation or potential violation of law or regulation.